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Attorneys for Plaintiff Garden City Boxing Club, Inc.

UNITED STATES DISTRICT COURT DISTRICT OF NEBRASKA

Garden City Boxing Club, Inc., CASE NO. CV 07-0360 JFB-TDT

Plaintiff,

vs. Antonio Cortez, et al.

Defendants.

SECOND AMENDED STIPULATION OF DISMISSAL OF PLAINTIFF'S COMPLAINT AGAINST DEFENDANTS ANTONIO CORTEZ AND ZOILA CORTEZ, individually and GUADALAJARA RESTAURANT, INC. d/b/a GUADALAJARA RESTAURANT & SPORTS BAR

IT IS HEREBY STIPULATED by and between Plaintiff GARDEN CITY BOXING CLUB, INC. and Defendant ANTONIO CORTEZ AND ZOILA CORTEZ, individually and Guadalajara Restaurant, Inc., d/b/a Guadalajara Restaurant & Sports Bar, that the above-entitled action is hereby dismissed without prejudice against ANTONIO CORTEZ AND ZOILA CORTEZ, individually and d/b/a Guadalajara Restaurant, Inc., d/b/a Guadalajara Restaurant & Sports Bar and subject to the Court's jurisdiction to enforce the settlement agreement reached between the Parties.

IT IS FURTHER STIPULATED that provided no Party referenced above has filed a motion to reopen this action by September 15, 2008, this Court shall *not* have jurisdiction to set aside the dismissal and the dismissal shall be deemed to be **with prejudice**.

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This dismissal is made pursuant to Federal Rules of Civil Procedure 41(a)(1). 1 2 Each Party referenced-above shall bear its own attorneys' fees and costs. 3 5 6 Dated: August 7, 2008 s/ Thomas P. Riley 7 LAW OFFICES OF THOMAS P. RILEY, P.C. By: Thomas P. Riley 8 Attorneys for Plaintiff 9 GARDEN CITY BOXING CLUB, INC. 10 11 12 13 Dated: August 7, 2008 s/ Thomas P. Riley ERIC R. CHANDLER, ATTORNEY-AT-LAW 14 By: Eric R. Chandler 15 Attorneys for Defendants ANTONIO CORTEZ AND ZOILA CORTEZ, 16 individually and d/b/a Guadalajara Restaurant, Inc., 17 d/b/a Guadalajara Restaurant & Sports Bar 18 19 IT IS SO ORDERED: 20 21 22 s/ Joseph F. Bataillon Dated: August 7, 2008 23 The Honorable Joseph F. Bataillon 24 **United States District Court** 25 District of Nebraska 26 27 PROOF OF SERVICE (SERVICE BY MAIL) 28 I declare that:

STIPULATION OF DISMISSAL

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I am employed in the County of Los Angeles, California. I am over the age of eighteen years and not a party to the within cause; my business address is First Library Square, 1114 Fremont Avenue, South Pasadena, California 91030. I am readily familiar with this law firm's practice for collection and processing of correspondence/documents for mail in the ordinary course of business.

On August 7, 2008, I served:

STIPULATION OF DISMISSAL OF PLAINTIFF'S COMPLAINT AGAINST DEFENDANTS ANTONIO CORTEZ AND ZOILA CORTEZ, individually and d/b/a GUADALAJARA RESTAURANT, INC., d/b/a GUADALAJARA RESTAURANT & SPORTS BAR

On all parties in said cause by enclosing a true copy thereof in a sealed envelope with postage prepaid and following ordinary business practices, said envelope was duly mailed and addressed to:

Mr. Eric Chandler, Esquire Eric Chandler, Attorney-at-Law 406 N. 130th Street, Ste. 101 Omaha, NE 68154 Attorneys for Defendants Antonio Cortez and Zoila Cortez, individually, and Guadalajara Restaurant, Inc., d/b/a Guadalajara Restaurant & Sports Bar

I declare under the penalty of perjury pursuant to the laws of the United States that the foregoing is true and correct and that this declaration was executed on August 7, 2008, at South Pasadena, California.

Dated: August 7, 2008

s/ Michelle Ferreira
MICHELLE FERREIRA

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